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| APPLICATION NO.  | FILING DATE    | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.          | CONFIRMATION NO. |
|--|----------------|----------------------|------------------------------|------------------|
| 09/484,140   | 01/18/2000     | Jim Beck III         | 00EC004/77529                | 9326             |
| 7:   | 590 12/03/2003 |                      | EXAMI                        | NER              |
| Jon P Christensen<br>Welsh & Katz LTD                  |                |                      | OPSASNICK, MICHAEL N         |                  |
| 120 South Riverside Plaza 22nd Floor Chicago, IL 60606 |                | ART UNIT             | PAPER NUMBER                 |                  |
|  |                |                      | 2655 DATE MAILED: 12/03/2003 |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

| •  | '   | Application No.   | Applicant(s)   |  |  |  |
|--|---|---|--|--|--|--|
|  |   | 09/484,140  | BECK, JIM  |  |  |  |
|  | Office Action Summary   | Examiner  | Art Unit   |  |  |  |
|  |   | Michael N. Opsasnick  | 2655   |  |  |  |
| Period f   | The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply  |   |  |  |  |  |
| THE - External from the control of t | MAILING DATE OF THIS COMMUNICATION MAILING DATE OF THIS COMMUNICATION ensions of time may be available under the provisions of 37 CFR 1 or SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a red period for reply is specified above, the maximum statutory perioure to reply within the set or extended period for reply will, by staturely received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b). | . 1.136(a). In no event, however, may a reply be tingly within the statutory minimum of thirty (30) day d will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE | nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133). |  |  |  |
| 1)🛛  | Responsive to communication(s) filed on 12  | November 2003.  |  |  |  |  |
| 2a)□   | This action is <b>FINAL</b> . 2b)⊠ Thi  | s action is non-final.  |  |  |  |  |
| 3)□  | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.   |   |  |  |  |  |
| Disposit   | ion of Claims   |   |  |  |  |  |
| 5)□<br>6)⊠<br>7)□  | Claim(s) 1-32 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.  Claim(s) 1-32 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or election requirement.  |   |  |  |  |  |
|  | ion Papers  |   |  |  |  |  |
|  | The specification is objected to by the Examir  | ner   |  |  |  |  |
| 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.   |   |   |  |  |  |  |
| ·  | Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).   |   |  |  |  |  |
|  | Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  |   |  |  |  |  |
| 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.   |   |   |  |  |  |  |
| Priority under 35 U.S.C. §§ 119 and 120  |   |   |  |  |  |  |
| <ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> <li>13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet.</li> <li>37 CFR 1.78.</li> <li>a) The translation of the foreign language provisional application has been received.</li> <li>14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.</li> </ul>   |   |   |  |  |  |  |
| Attachmer  | nt(s)   |   |  |  |  |  |
| 2) 🔲 Noti  | ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)   | 5) Notice of Informal F   | (PTO-413) Paper No(s) Patent Application (PTO-152)   |  |  |  |

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#### **DETAILED ACTION**

### Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kelly (5999964) in view of Lennig et al (5479488) in view of Gillick et al (6029124) in further view of Eisdorfer et al (5475733).

As per claims 1,7,13,14,19,20,25, Kelly (5999964) teaches an ACD (col. 3 lines 40-50) detecting and routing calls (col. 12 lines 25-55), with optional voice input (col. 5 lines 58-62). Kelly also teaches call distribution based on the language of the call (col. 12 lines 50-55). Kelly (5999964) does not go into the specifics of the call routing based on language. Lennig et al (5479488) teaches a call distributor comprising detecting a call (col. 4 line 13 – col. 5 line 14), sampling an audio portion of the call (col. 6 lines 19-43), fitting a plurality of audio templates to the sampled portion of the call (as comparing and calculating probabilities in the comparison process -- figs 3a,3b; col. 6 lines 35-42, col. 8 line 10 – col. 10 line 35). Lennig et al (5479488) teaches language determination during the call processing (col. 6 lines 1-18, Fig. 3a, subblocks 302-308). Therefore, it would

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have been obvious to one of ordinary skill in the art of call processing to modify the teachings of Kelly (5999964) with audio call sampling because it would advantageously note call features that could be added to the caller's profile (Lennig, figs 3, col. 8 line 10 – col. 10 line 35). The combination of Kelly (5999964) in view of Lennig et al (5479488) teaches customer based language selection (Lennig et al (5479488)), and not based upon speech recognition. However, Gillick et al (6029124) teaches a language selection technique based upon recognized input speech (col. 19 lines 30-41). Therefore, it would have been obvious to one of ordinary skill in the art of language selection to modify the teachings of combination of Kelly (5999964) in view of Lennig et al (5479488) with automated speech recognized based language selection because it would advantageously provide an improved performance in the automated recognition aspect of the system (Gillick, col. 7 lines 36-52).

The combination of combination of Kelly (5999964) in view of Lennig et al (5479488) in view of Gillick et al (6029124) teaches an ACD performing automatic language recognition and routing the call based on language, but does not explicitly teach routing the call to an agent based upon the language of the call, however, Eisdorfer et al (5475733) teaches identifying the language of the user and routing to the call agent associated with that language (Fig. 2, col. 2 lines 20-30). Therefore, it would have been obvious to one of ordinary skill in the art of call routing to adapt the combination of Kelly (5999964) in view of Lennig et al (5479488) in view of Gillick et al (6029124) with language based call routing to an agent because it would adapt their system for

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multilingual support, as well as efficiently using communication assistant resources (Eisdorfer, col. 2 lines 4-12).

As per claims 2,8,26,27 <u>Gillick</u> teaches audio language templates (col. 7 lines 40-49)

As per claims 3,9, <u>Lennig et al (5479488)</u> teaches routing the call based on language of the call (Fig. 3a, subblock 303,304)

As per claims 4,10, <u>Lennig et al (5479488)</u> teaches operator agent selection (fig. 3b, subblocks 322-324)

As per claims 5,11, <u>Lennig et al (5479488)</u> teaches default branching to the operator when language and recognition is not clarified (fig. 3b, subblocks 322,324)

As per claims 6,12, <u>Gillick</u> teaches multiple language stored samples (col. 19 lines 35-40).

As per claims 15,21,28 <u>Lennig et al</u> teaches recognizing the user as a repeat customer and accessing information about the repeat user (col. 4 lines 47-49, wherein the stored information about a customer implies a repeat user, ani – col. 5 lines 10-14,and the language (col. 5 lines 5-10)). (Kelly also teaches routing based ani -- col. 3 lines 45-50).

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As per claims 16, 22, <u>Lennig et al</u> teaches storing an associated name of the user (col. 4 lines 45-50, referring back to col. 3 lines 49-53).

As per claims 17,23,31,32 <u>Lennig et al</u> teaches marketing information with the customer (col. 4 lines 56-60 -- lennig teaches billing data, which monitors usage and sales numbers -- which is component of marketing data).

As per claims 18,24,29,30 <u>Lennig et al</u> teaches determining based on localities (col. 10 line 63 – col. 11 line 4).

As per claims 29 and 30, <u>Kelly (5999964)</u> teaches name and geographic locations information (col. 3 lines 50-65).

#### Response to Arguments

3. Applicant's arguments filed 6/9/2003 have been fully considered but they considered moot in view of the new grounds of rejection.

#### Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Please see ACD related art listed on the PTO-892 form.

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## 6. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks
Washington, D.C. 20231
or faxed to:
(703) 872 9314,

(for informal or draft communications, please label "PROPOSED" or "DRAFT") Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Opsasnick, telephone number (703)305-4089, who is available Tuesday-Thursday, 9AM-4PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ms. Doris To, can be reached at (703)305-4827. The facsimile phone number for this group is (703)872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group 2600 receptionist whose telephone number is (703) 305-4750, the 2600 Customer Service telephone number is (703) 306-0377.

mno 11/28/2003

DORIS M. TO

SUPERINGORY PRITER 2000